

MICHAEL F. HARDIMAN, State Bar #104508
DOLORES BASTIAN DALTON, State Bar #094931
HARDIMAN & CARROLL
332 Pine Street
Suite 400
San Francisco, California 94104
Tel: (415) 248-3930
Fax: (415) 248-3933

Attorneys for Plaintiff
STATE NATIONAL INSURANCE COMPANY

IN THE UNITED STATES DISTRICT
NORTHERN DISTRICT OF CALIFORNIA

STATE NATIONAL INSURANCE)	CASE NO. C 05 01617 BZ
COMPANY,)	
Plaintiff,)	STIPULATION CONTINUING
)	PRETRIAL DEADLINES AND TRIAL,
v.)	ORDER
MYRON HENRY LANDO,)	
Defendant.)	
AND RELATED CROSS-ACTION		

This action was referred by the Court to Magistrate James Larson for a Settlement Conference. A Settlement Conference was held on November 3, 2005. The parties are engaged in continuing discussions under Magistrate Larson's supervision.

In order to allow settlement discussions to continue, it is hereby stipulated by and among counsel for plaintiff State National Insurance Company, defendant Myron Henry Lando and cross-defendant California Associated Insurance Brokers that all pretrial deadlines previously set by the court, i.e., close of non-expert discovery, expert disclosure, expert discovery

1 and deadline for hearing dispositive motions shall be continued
2 for a period of 90 days. The Pretrial Conference, previously
3 set for April 18, 2006, at 4:00 p.m., shall be continued until
4 July 18, 2006, at 4:00 p.m. Trial shall be continued from May
5 8, 2006, at 8:30 a.m., until August 7, 2006, at 8:30 a.m.

6 DATED: December 15, 2005

HARDIMAN & CARROLL

7 By Dolores Booth Doherty for

8 MICHAEL F. HARDIMAN
9 Attorney for Plaintiff
STATE NATIONAL INSURANCE
COMPANY

10 DATED: 12-20-05

11 By [Signature]

12 LARRY STRICK
13 Attorney for Defendant
MYRON HENRY LANDO

14 DATED: December 20, 2005

HINSHAW & CULBERTSON

15 By [Signature]

16 BRAD ZAMCYK
17 Attorney for Cross-Defendant
18 CALIFORNIA ASSOCIATED
INSURANCE BROKERS

19 ///
20 ///
21 ///
22 ///
23 ///
24 ///
25 ///
26 ///
27 ///
28 ///

ORDER

Good Cause appearing, and upon stipulation of the parties,
close of non-expert discovery, expert disclosure, expert
discovery and the deadline for hearing dispositive motions
shall be continued for a period of 90 days. The Pretrial
Conference, previously set for April 18, 2006, at 4:00 p.m.,
shall be continued until July ²⁵~~14~~, 2006, at 4:00 p.m. Trial
shall be continued from May 8, 2006, at 8:30 a.m., until August
¹⁴~~7~~, 2006, at 8:30 a.m.

DATE:

21 Dec 05
Magistrate Bernard Zimmerman

3
STIPULATION CONTINUING PRETRIAL DEADLINES AND TRIAL; ORDER
H:\S2900\S2900.061\p1002.Stip Cont Pretrial.wpd